Debra P. Hackett Clerk, U.S. District Court 15 LEE ST STE 206 MONTGOMERY AL 36104-4055

April 03, 2008

Appeal Number: 07-15784-A

Case Style: Wendall Jefferson v. USA District Court Number: 06-00060 CV-T-E (03-00063-CR-T-E)

TO: Wendall Jefferson (11199-002)

CC: Debra P. Hackett

CC: Leura Garrett Canary

CC: Susan Redmond

CC: Administrative File

United States Court of Appeals

Eleventh Circuit 56 Forsyth Street, N.W. Atlanta, Georgia 30303

Thomas K. Kahn Clerk For rules and forms visit www.call.uscourts.gov

April 03, 2008

Wendall Jefferson (11199-002) Atlanta USP 601 MCDONOUGH BLVD SE PO BOX 150160 ATLANTA GA 30315-0160

Appeal Number: 07-15784-A

Case Style: Wendall Jefferson v. USA

District Court Number: 06-00060 CV-T-E (03-00063-CR-T-E)

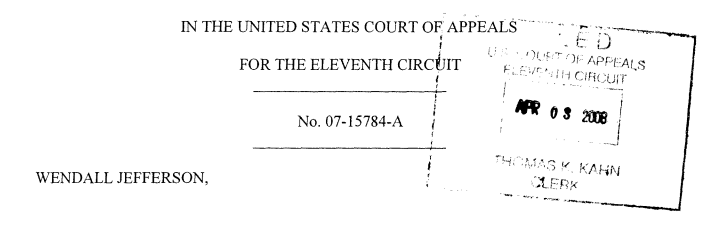
The following action has been taken in the referenced case:

The enclosed order has been ENTERED.

Sincerely,

THOMAS K. KAHN, Clerk

Reply To: Deborah Owens (404) 335-6180



Petitioner-Appellant,

versus

UNITED STATES OF AMERICA,

Respondent-Appellee.

Appeal from the United States District Court for the Middle District of Alabama

Before: CARNES and BARKETT, Circuit Judges.

BY THE COURT:

Appellant has filed a "petition for rehearing," which we construe as a motion for reconsideration of this Court's order dated February 14, 2008. Upon reconsideration, appellant's motion for a certificate of appealability, as construed from the notice of appeal, is DENIED because appellant has failed to make the requisite showing. See 28 U.S.C. § 2253(c)(2); Fed.R.Civ.P. 15(c)(1)(B); Slack v. McDaniel, 520 U.S. 473, 478, 120 S.Ct. 1595, 1600-01, 146 L.Ed.2d 542 (2000); Strickland v. Washington, 466 U.S. 668, 686, 104 S.Ct. 2052, 2063, 80 L.Ed.2d 674 (1984); United States v. Montano, 398 F.3d 1276, 1279-80 (11th Cir. 2005).

Appellant's motion for leave to proceed on appeal in forma pauperis is DENIED AS MOOT.